

APPLICATION FOR PERMIT

TO APPROPRIATE THE PUBLIC WATERS OF THE STATE OF NEVADA

JUN 8 1959

Date of filing in State Engineer's Office.....

Returned to applicant for correction.....

NOV 3 1959

Corrected application filed.....

JAN 4 1960

Map filed.....

JAN 4 1960 under 18035

The applicant..... Reese River Ranches, a Co-Partnership

of Austin c/o Hess Ranch, County of Lander

State of Nevada, hereby make application for permission to appropriate the public

waters of the State of Nevada, as hereinafter stated. (If applicant is a corporation, give date and place of incorpora-

(1) Racetrack Ranch Inc.; (2)

tion; if a copartnership or association, give names of members.) Vaughn Ranch Inc.; (Nevada corps. Lander County, 1958); (3) Parker Sorrento Inc. (general partner); (4) Pueblo Industrial Properties Inc.; (California Corps., San Diego County 1956, qualified & registered in Nevada 1959); (5) William C. Helming; (6) James C. Helming; and (7) Robert E. Helming.

1. The source of the proposed appropriation is..... Underground (Artesian-old No.

Name of stream, lake or other source.

1AAA Home Ranch Artesian field)

2. The amount of water applied for is..... 6 second-feet.

One second-foot equals 448.83 gals. per min.

(a) If stored in reservoir give number of acre-feet..... acre-feet.

3. The water to be used for..... Irrigation

Irrigation, power, mining, manufacturing, domestic, or other use.

4. If use is for:

(a) Irrigation (state number of acres to be irrigated)..... 520

(b) Stockwater (state number and kinds of animals to be watered).....

(c) Other use (describe fully under "No. 11. Remarks").....

(d) Power:

(1) Horsepower developed.....

(2) Point of return of water to stream.....

5. The water is to be diverted from its source at the following point: in SE $\frac{1}{4}$, NW $\frac{1}{4}$ of Sec. 22, T.18 N., R. 42 E., M.D.B.&M., whence the S $\frac{1}{4}$ corner of said sec. 22.

Describe as being within a 40-acre subdivision of public survey, and by course and distance to a section corner; If on unsurveyed land,

bears S. 6° 56' E., 3326 Ft.

it should be stated.

6. Place of use..... E $\frac{1}{2}$ & E $\frac{1}{2}$, SW $\frac{1}{4}$ of Sec. 15; NE $\frac{1}{4}$, NW $\frac{1}{4}$ & N $\frac{1}{2}$, NE $\frac{1}{4}$ of Sec. 22, in

Describe by legal subdivision, if on unsurveyed land it should be so stated.

T. 18 N., R. 42 E., M.D.B.&M.

7. Use will begin about January 1st and end about December 31st, of each year.
Month Month

8. Description of proposed works. (Under the provisions of NRS 535.010 you may be required to submit plans

and specifications of your diversion or storage works.) Drilled well, present 6" casing

about 300' deep, Artesian flow. Will enlarge casing to 18". Flow
State manner in which water is to be diverted, whether by dam or other works, whether through pipes, ditches, flumes, or other conduits.thru dirt ditches. Later may use lined ditches or pipe. probably
will continue to use flood irrigation.

9. Estimated cost of works..... Improvements - \$10,000.00 to \$20,000.00
10. Estimated time required to construct works..... Improvements - 6 years
11. Remarks....This application is on an old artesian well which has been used beneficially continuously for many years (since 1918 or before), and vested rights are not waived from this source. Driller unknown. No known log. This source supplements source from vested rights from Reese River, especially in dry years.

Compared..... HS/LB bw/hs..... Applicant..... Reese River Ranches
A Co-Partnership
By s/ E. P. Osgood, Agent

APPROVAL..... OF STATE ENGINEER

This is to certify that I have examined the foregoing application, and do hereby grant the same, subject to the following limitations and conditions:

This permit is issued subject to all existing rights on the source and is limited to what the well will produce but not to exceed 6.0 c.f.s. It is understood that this right must allow for a reasonable lowering of the static water level at permittees well due to other ground water development in the area. A substantial weir or other type of measuring device must be installed and measurements of water use kept, and a method provided, either air line or opening, for measuring depth to water. The State retains the right to regulate the use of the water herein granted at any and all times.

The amount of water to be appropriated shall be limited to the amount which can be applied to beneficial use, and not to exceed..... 6.0 cubic feet per second, or a yearly duty of 4.0 acre-feet per acre of land irrigated.

Actual construction work shall begin on or before..... February 8, 1961

Proof of commencement of work shall be filed before..... March 8, 1961

Work must be prosecuted with reasonable diligence and be completed on or before..... February 8, 1962

Proof of completion of work shall be filed before..... March 8, 1962

Application of water to beneficial use shall be made on or before..... February 8, 1965

Proof of the application of water to beneficial use shall be filed on or before..... March 8, 1965

Map in support of proof of beneficial use shall be filed on or before..... March 8, 1965

Commencement of work filed.....

Completion of work filed.....

Proof of beneficial use filed.....

Cultural map filed.....

Certificate No..... Issued.....

Recorded..... Bk..... Page.....

WITNESS MY HAND AND SEAL this 28th day

of September, 1960

Edmund A. Muth

State Engineer

218 (Rev.)

CANCELLED JUN 1 9 1962

BECAUSE OF FAILURE

OF APPLICANT TO COMPLY WITH THE PROVISIONS OF PERMIT

Edmund A. Muth, STATE ENGINEER